Public Safety

STATE FORESTRY SERVICE

Funding history at a glance:

FY 2009	FY 2010	FY 2011	FY 2012	FY 2013	Increase	%	
Actual	Actual	Actual	Budgeted	Recommended	(Decrease)	Change	
\$18.175	\$21,729	\$21,729	\$21,730	\$21,730	\$0	0.00	

	Adopted Budget			
PAGE 1 GL067H	Department County Admin Adopte Request Reconnends Budge	21,730	21,730	21,730
8100 2012/02	Department Request	21,730	21,730	21,730
ACCOUNTING PERIOD 2012/02	5- 			0 "
	Retual Gn 2012/62	21,729	21,729	21,729
E X E X E	Adopted	21,730	21,730	21,730
	Expenditure 2010/2011	21,729	21,729	21,729
E B B E E	Expenditure Expenditure Expenditure (008/2009) 2009/2010 2010/2011	21,729	21,729	21,729
	Expenditure 2008/2009	18,175	18,175	18,175
3/24/2012 SOUTHARFIDH COUNTY FUND \$-100 → STATE FORESTRY SERVICE ∺		* STATE FORESTRY SERVICE * CONTRIBUTIONSTOTAL DEPARTMENT	IDTAL - * STATE FURESTRY SERVICE *	IR FUND TDTAL
3/24/2012 SI FUND #-100 × (032400 032400-5600	ТПТАС	TOTAL FOR FUND FINAL TOTAL

ACCOUNTING PERIOD 2011/12 PAGE 1 6L067H	Department County Admin Adopted Request Recommends Budget	21730 21,730	21,730 21,730	
เมา	Corrent Year Rotual On 2011/12	21,729	21,729	21,729
(2) (2) (2) (3)	Adopted Budget	21,730	21,730	21,730
Ħ	Expenditure 2010/2011	21,729	21,729	21,729
1 19 23 13 13	Expenditure Expenditure Expenditure (008/2009) 2009/2010 2010/2011	21,729	21,729	21,729
1	Expenditure 2008/2009	18,175	18,175	18,175
1/26/2012 SOUTHGAPTOR COUNTY FUND #-100 * STATE FURESTRY SERVICE *		032400 * STATE FURESTRY SERVICE * 032400-5600 CONTRIBUTIONSIDTAL DEPARTMENT	TOTAL - * STATE FORESTRY SERUICE *	TOTAL FOR FUND FINAL TOTAL



0.09 =

COMMONWEALTH of VIRGINIA

3	100+ F	5600	THAMPTON COL	n 900	Natural Charle	MENT OF FORESTR' Resources Drive, Suite S ottesville, VA 22903 w.dof.virginia.gov		
į	INITIAL		FILL IN		DATE	(434) 977-6555		
		GOODS	RECD./SERVICES RE	NDERED	Fa	x: (434) 296-2369	RECEIVED SEP	1 5 2011
		EXTENSIONS ARE CHECKED		04/19/11		et.		
MLA A		APPROV	APPROVED FOR PAYMENT					
Septe	nLA mber 13,	INVOICE PART 3, 2011		04.30.11		e ex		
	ENTER CI	HECK #	DATE OF CHECK	DATE OF	PAŸMENT	STATEMENT OF CHARC	GES	

In accordance with Section 10.1-1124 of the Code of Virginia, I certify the expenses itemized below are due and payable for forest fire control in SOUTHAMPTON and is correct according to the records maintained by this Department.

County/City:

SOUTHAMPTON

FISCAL YEAR OF SERVICES:

2011-2012

Acres

241436.00

0.09 per acre

\$ 21729.24

TOTAL AMOUNT DUE:

\$ 21729.24

(Make Check Payable to: STATE FORESTER)

Same for FY13 per Mary Frazier and Faye Difazio

Mail to:

Department of Forestry

900 Natural Resources Drive, Suite 800 Charlottesville, VA. 22903

4-100-32400-5600

Lynette Lowe

From:

Difazio, Faye E. (DOF) [Faye.Difazio@dof.virginia.gov]

Sent:

Monday, March 05, 2012 9:14 AM

To:

Lynette Lowe

Cc:

Frazier, Mary F. (DOF)

Subject:

RE: Estimate of County Protection Charge for FY2013

Hi Lynette,

I am copying Mary Frazier since she will be your new contact. The fire protection charge will be the same as last year.

Thanks, Faye

----Original Message----

From: Lynette Lowe [mailto:llowe@co.southampton.state.va.us]

Sent: Saturday, March 03, 2012 10:57 AM

To: Difazio, Faye E. (DOF)

Subject: FW: Estimate of County Protection Charge for FY2013

Hi Faye,

I'm working on the budget for Southampton County and I would like to know if the County Protection Charge will remain at 9 cents per acre of forest land for FY2013 and is the acreage the same?

Someone from your office had called our Administrative Assistant about 3 or 4 weeks ago and said that if we did not hear anymore from you guys that

would stay the same...but I just need to verify.

Thank you for your assistance.

Lynette C. Lowe Finance Director Southampton County 757-653-3006 § 10.1-1124. Counties and certain cities to pay annual sums for forest protection, etc

A. Upon presentation to its governing body of an itemized statement duly certified by the State Forester, each county in this Commonwealth, or city which enters into a contract with the State Forester under § 10.1-1125 to provide forest fire prevention, shall repay into the state treasury annually any amounts expended in the preceding year by the State Forester in such county or city for forest protection, forest fire detection, forest fire prevention and forest fire suppression, not to exceed in any one year an amount measured by the acreage, computed, beginning July 1, 2008, upon the basis of seven cents per acre of privately owned forests in the county or city and beginning July 1, 2009, nine cents per acre, according to the most recent United States Forest Survey. In any additions or deductions of acreage from that given by this survey, any land, other than commercial orchards, sustaining as its principal cover a growth of trees or woody shrubs shall be considered forest land, irrespective of the merchantability of the growth, and cutover land shall be considered as forest land unless it has been cleared or improved for other use. Open land shall be considered as forest land when it bears at least 80 well-distributed seedlings or sprouts of woody species per acre. The amounts so repaid by the counties or cities into the state treasury shall be credited to the Forestry Operations Fund for forest protection, forest fire detection, forest fire prevention and forest fire suppression in the Commonwealth and, with such other funds as may be appropriated by the General Assembly or contributed by the United States or any governmental or private agency for these purposes, shall be used and disbursed by the State Forester for such purposes. In cities this subsection shall be subject to § 10.1-1125.

B. In any case in which the State Forester and the governing body of any county or city cannot agree upon the additions or deductions to privately owned forest acreage in a particular county or city, or to changes in forest acreage from year to year, the question shall be submitted to the judge of the circuit court of the county or city by a summary proceeding, and the decision of the judge certified to the governing body and to the State Forester, respectively, shall be conclusive and final.

(Code 1950, § 10-46; 1964, c. 79; 1984, c. 715; 1986, c. 567; 1988, c. 891; 2008, c. 254.)